in to Abte						
ill in this	information to ide	entify your case:				
Debtor 1	James	R.	Wiggins			
	First Name	Middle Name	Last Name			
Debtor 2	Megan	E.	Wiggins		Check i	f this is an amend
Spouse, if filing	g) First Name	Middle Name	Last Name			nd list below the s of the plan that h
Inited States	s Bankruptcy Court fo	, the Northern	District of Ohio		been ch	
inioa Olato	bullinapicy country	ruie,	(State)	-		
Case number	r			-		
	l Form 113 ter 13 Pl	_				12/1
Part 1:	Notices					
To Debtor	indicate that	t the option is appro	nay be appropriate in some cases, but the pres priate in your circumstances or that it is permind and judicial rulings may not be confirmable.	sence of an option o	on the for	m does not t. Plans that
			you must check each box that applies.			
	V					
to Credito	ors: Your rights	may be affected by t	his plan. Your claim may be reduced, modified	or oliminated		
To Credito	You should re		his plan. Your claim may be reduced, modified and discuss it with your attorney if you have one i consult one.		se. If you o	do not
ro Credito	You should re have an attor If you oppose confirmation Court. The Ba	ead this plan carefully rney, you may wish to the plan's treatment at least 7 days before ankruptcy Court may o	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you date set for the hearing on confirmation, unless confirm this plan without further notice if no objection.	n this bankruptcy cas your attorney must files so otherwise ordered on to confirmation is	e an object by the Ba filed. See	ation to
To Credito	You should re have an attor If you oppose confirmation Court. The Bankruptcy For The following includes each	ead this plan carefully rney, you may wish to a the plan's treatment at least 7 days before ankruptcy Court may Rule 3015. In addition, matters may be of pa	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you the date set for the hearing on confirmation, unless confirm this plan without further notice if no objecting you may need to file a timely proof of claim in order in the proof of claim in the proof of claim in the proof of claim in order in the proof of claim in the proof o	n this bankruptcy case your attorney must files otherwise ordered on to confirmation is er to be paid under a	e an object by the Ba filed. See any plan.	etion to nkruptcy
1.1 A	You should in have an attor If you oppose confirmation Court. The Bankruptcy Rankruptcy Rankruptcy includes each be ineffectiv	ead this plan carefully rey, you may wish to e the plan's treatment at least 7 days before ankruptcy Court may calle 3015. In addition, matters may be of pach of the following ite if set out later in the	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you the date set for the hearing on confirmation, unless confirm this plan without further notice if no objecting you may need to file a timely proof of claim in order in the plan without further notice. If an item is checked as "Not Included" of the plan. on, set out in Section 3.2, which may result in a	n this bankruptcy case your attorney must files otherwise ordered on to confirmation is er to be paid under a ex on each line to start if both boxes are	e an object by the Ba filed. See any plan.	etion to nkruptcy
1.1 A pa	You should re have an attor of you oppose confirmation Court. The Bankruptcy For The following includes each be ineffective syment or no payress.	ead this plan carefully riney, you may wish to a the plan's treatment at least 7 days before ankruptcy Court may or Rule 3015. In addition, a matters may be of pach of the following ite if set out later in the lint of a secured claimment at all to the sec	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you the date set for the hearing on confirmation, unless confirm this plan without further notice if no objecting you may need to file a timely proof of claim in order in the plan without further notice. If an item is checked as "Not Included" of the plan. on, set out in Section 3.2, which may result in a	rour attorney must files otherwise ordered on to confirmation is er to be paid under a ex on each line to start if both boxes are partial	e an object by the Ba filed. See any plan. tate wheth checked,	etion to nkruptcy ner or not the plan the provision will
1.1 A pa 1.2 A\Se	You should in have an attor of you oppose confirmation. Court. The Bankruptcy F. The following includes each be ineffective. Ilimit on the amount or no payment or no payment of a judicaction 3.4	ead this plan carefully riney, you may wish to a the plan's treatment at least 7 days before ankruptcy Court may or Rule 3015. In addition, a matters may be of pach of the following ite if set out later in the lint of a secured claimment at all to the sec	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you the date set for the hearing on confirmation, unless confirm this plan without further notice if no objecting you may need to file a timely proof of claim in order articular importance. Debtors must check one body articular importance. Debtors must check one body articular importance. The checked as "Not Included" of the plan. In, set out in Section 3.2, which may result in a ured creditor essory, nonpurchase-money security interest,	rour attorney must files otherwise ordered on to confirmation is er to be paid under a ex on each line to strif both boxes are appartial	e an object by the Ba filed. See any plan. tate wheth checked,	nkruptcy ner or not the plan the provision will Not included
1.1 A pa 1.2 A\Se 1.3 No	You should in have an attor of you oppose confirmation. Court. The Bankruptcy F. The following includes each be ineffective. Ilimit on the amount or no payment or no payment of a judication 3.4	ead this plan carefully riney, you may wish to a the plan's treatment at least 7 days before ankruptcy Court may or Rule 3015. In addition, i matters may be of pach of the following its re if set out later in the lint of a secured claimment at all to the secured cial lien or nonpossessions, set out in Part	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you the date set for the hearing on confirmation, unless confirm this plan without further notice if no objecting you may need to file a timely proof of claim in order articular importance. Debtors must check one both the set of the plan. If an item is checked as "Not Included" of the plan. In, set out in Section 3.2, which may result in a ured creditor essory, nonpurchase-money security interest,	rour attorney must files otherwise ordered on to confirmation is er to be paid under a ex on each line to strif both boxes are appartial	e an object by the Ba filed. See any plan. tate wheth checked, ncluded	etion to nkruptcy ner or not the plan the provision will Not included
1.1 A pa 1.2 A\ Se 1.3 No	You should in have an attor of you oppose confirmation. Court. The Bankruptcy For The following includes each be ineffective. Ilimit on the amount of the amount or no payroidance of a judication 3.4 constandard provise.	ead this plan carefully riney, you may wish to a the plan's treatment at least 7 days before ankruptcy Court may of Rule 3015. In addition, a matters may be of pach of the following ite if set out later in the lint of a secured claimment at all to the secured cial lien or nonpossessions, set out in Part and Length of P	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you day the date set for the hearing on confirmation, unless confirm this plan without further notice if no objecting you may need to file a timely proof of claim in order articular importance. Debtors must check one because. If an item is checked as "Not Included" of the plan. on, set out in Section 3.2, which may result in a nured creditor essory, nonpurchase-money security interest,	rour attorney must files otherwise ordered on to confirmation is er to be paid under a ex on each line to strif both boxes are appartial	e an object by the Ba filed. See any plan. tate wheth checked, ncluded	etion to nkruptcy ner or not the plan the provision will Not included
1.1 A pa 1.2 Av Se 1.3 No	You should in have an attor of you oppose confirmation Court. The Bankruptcy For The following includes each be ineffective limit on the amount of the amount of the provision o	ead this plan carefully riney, you may wish to a the plan's treatment at least 7 days before ankruptcy Court may or Rule 3015. In addition, matters may be of pach of the following ite if set out later in the lint of a secured claimment at all to the secured cial lien or nonpossessions, set out in Part as and Length of Pullar payments to the gular payments to the	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you the date set for the hearing on confirmation, unless confirm this plan without further notice if no objective you may need to file a timely proof of claim in order articular importance. Debtors must check one because. If an item is checked as "Not Included" of the plan. In, set out in Section 3.2, which may result in a sured creditor essory, nonpurchase-money security interest, 8	rour attorney must files otherwise ordered on to confirmation is er to be paid under a ex on each line to strif both boxes are appartial	e an object by the Ba filed. See any plan. tate wheth checked, ncluded	etion to nkruptcy ner or not the plan the provision will Not included
1.1 A pa 1.2 Av Se 1.3 No Part 2: 2.1 Debto \$ 1,4	You should re have an attor of you oppose confirmation Court. The Bankruptcy Factor of the following includes each be ineffective limit on the amount of the following ayment or no payre voidance of a judicection 3.4 constandard provision provided provision of the following includes each of the following each of the followi	ead this plan carefully riney, you may wish to a the plan's treatment at least 7 days before ankruptcy Court may of Rule 3015. In addition, matters may be of pach of the following ite if set out later in the rine at all to the sec cial lien or nonposses sions, set out in Part as and Length of Pullar payments to the per month for 60	and discuss it with your attorney if you have one is consult one. of your claim or any provision of this plan, you or you the date set for the hearing on confirmation, unless confirm this plan without further notice if no objective you may need to file a timely proof of claim in order articular importance. Debtors must check one because. If an item is checked as "Not Included" of the plan. In, set out in Section 3.2, which may result in a sured creditor essory, nonpurchase-money security interest, 8	rour attorney must files otherwise ordered on to confirmation is er to be paid under a ex on each line to strif both boxes are appartial	e an object by the Ba filed. See any plan. tate wheth checked, ncluded	etion to nkruptcy ner or not the plan the provision will Not included

_{btor} James	R.	VVig	ggins	Case	e number		
2 Regular paymen	its to the trustee	will be made from	future income in the fo	llowing manner		19	-12387
Check all that ap		tion as these paint	ataro modino m trio /	moving manner.			
	•	pursuant to a payrol	I deduction order				
		directly to the truster					
		nent):					
Income tax refu	nds.						
Check one.							
Debtor(s) will	I retain any incom	e tax refunds receive	ed during the plan term.				
Debtor(s) wil	Il supply the truste	ee with a copy of eac	h income tax return filed ived during the plan terr	I during the plan te	erm within 14 days	of filing the retu	rn and will
		refunds as follows:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Additional paym	ents.						
Check one.							
None. If "No	ne" is checked, th	e rest of § 2.4 need i	not be completed or rep	roduced.			
			ustee from other source		ow Describe the s	cource estimate	d amount
and date of	each anticipated p	avment.					
	t of estimated pa	syments to the trust	tee provided for in §§	2.1 and 2.4 is \$ _	,813.57		
rt 3: Treatme	nt of estimated pa	nyments to the trust		2.1 and 2.4 is \$ _	,813.57	-	
Maintenance of	nt of estimated pa	syments to the trust		2.1 and 2.4 is \$ _	,813.57		
Maintenance of Check one.	it of estimated pa ent of Secured payments and cu	syments to the trust Claims Ire of default, if any	·		,813.57		
Maintenance of Check one. None. If "No	ent of Secured payments and cu	Claims Or of default, if any e rest of § 3.1 need r	not be completed or rep	roduced.			
Maintenance of Check one. None. If "Note the applicable directly by the trustee, with filing deadline arrearage. In is ordered as paragraph as	payments and cured payments and cure" is checked, the will maintain the e contract and note debtor(s), as spinterest, if any, at e under Bankrupte the absence of a to any item of cost to that collateral	Claims Claims The of default, if any the rest of § 3.1 need in conformity with the rate stated. Unleading the rate stated. Unleading the rate stated in contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contract the co	·	roduced. the secured claim. These payments sted claim will be a the court, the amounts listed below ants stated below otherwise ordered that collateral will	as listed below, wit will be disbursed paid in full through ounts listed on a p y as to the current are controlling. If r by the court, all p	either by the trust disbursements proof of claim file installment payn elief from the au ayments under t	stee or by the ed before the nent and tomatic stay
Maintenance of Check one. None. If "Note the applicable directly by the trustee, with filing deadline arrearage. In is ordered as paragraph as	payments and cured payments and cure" is checked, the will maintain the e contract and note debtor(s), as spinterest, if any, at e under Bankrupte the absence of a to any item of cost to that collateral des only payment	Claims Claims The of default, if any the rest of § 3.1 need in conformity with the rate stated. Unleading the rate stated. Unleading the rate stated in contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contrary timely filed lilateral listed in this powill cease, and all see the contract the co	not be completed or repainstallment payments on the any applicable rules. existing arrearage on a lies otherwise ordered by the any contrary amproof of claim, the amount arragraph, then, unless ecured claims based on	roduced. the secured claim. These payments sted claim will be a the court, the amounts listed below ants stated below otherwise ordered that collateral will	as listed below, wit will be disbursed paid in full through ounts listed on a p y as to the current are controlling. If r by the court, all p	either by the trus disbursements proof of claim file installment payn elief from the au ayments under t ed by the plan. T	stee or by the ed before the nent and tomatic stay
Maintenance of Check one. None. If "None If "No	payments and cure" is checked, the will maintain the e contract and not e debtor(s), as spinterest, if any, at e under Bankrupte the absence of a to any item of co is to that collateral des only payment ditor	Claims Ire of default, if any e rest of § 3.1 need r current contractual it ticed in conformity wi ecified below. Any e the rate stated. Unle by Rule 3002(c) contractual it contrary timely filed llateral listed in this p will cease, and all se is disbursed by the tre	not be completed or reponstallment payments on ith any applicable rules. existing arrearage on a list so therwise ordered by rol over any contrary and proof of claim, the amountaryant proof of claims based on ustee rather than by the Current installment payment	the secured claim. These payments sted claim will be you the court, the amounts listed below ants stated below ants collateral will debtor(s). Amount of arrearage (if any)	is listed below, with will be disbursed paid in full throughounts listed on a pay as to the current are controlling. If roby the court, all part of longer be treated in the controlling of the court, all part of longer be treated in the court of	either by the trust disbursements proof of claim file installment paynelief from the autayments under ted by the plan. To Monthly plan payment on arrearage	stee or by the ed before the nent and tomatic stay his 'he final Estimated tot payments by trustee
Maintenance of Check one. None. If "None If	payments and cure" is checked, the will maintain the e contract and not e debtor(s), as spinterest, if any, at e under Bankrupte the absence of a to any item of co is to that collateral des only payment ditor	Claims Tre of default, if any The rest of § 3.1 need in current contractual in the current contractual in the current stated. Unleading the rate stated. Unleading the rate stated in the current listed in this powill cease, and all sees disbursed by the tree. Collateral	not be completed or representallment payments on the any applicable rules. existing arrearage on a lies otherwise ordered by rol over any contrary any proof of claim, the amore paragraph, then, unless excured claims based on ustee rather than by the Current installment payment (including escrow)	roduced. the secured claim. These payments sted claim will be to the court, the amounts listed below ants stated below ants stated below ants collateral will debtor(s). Amount of arrearage (if	as listed below, wit will be disbursed paid in full through ounts listed on a p y as to the current are controlling. If r by the court, all p no longer be treate Interest rate on arrearage	either by the trust disbursements proof of claim file installment paynelief from the aurayments under the by the plan. To Monthly plan payment on	stee or by the ed before the nent and tomatic stay his 'he final Estimated tol payments by

Insert additional claims as needed.

Official Form 113 Chapter 13 Plan Page 2

Disbursed by:
Trustee
Debtor(s)

Debtor	James	R.	Wiggins			ase number			
						-		19-	- -12387
3.2 F	Request for valuation	of security, paymen	t of fully secure	ed claims, and	modification of u	indersecured	claims. Cl	heck one.	12007
	None. If "None" is c	hecked, the rest of §	3.2 need not be	completed or r	reproduced.				
	The remainder of th	is paragraph will be	e effective only	if the applical	ble box in Part 1 o	f this plan is o	hecked.		
	claim. For secured claim filed in accord	est that the court dete btor(s) state that the claims of government lance with the Bankru vill be paid in full with	value of the secu tal units, unless uptcy Rules cont	ured claim show otherwise orde rols over any c	uld be as set out in red by the court, th ontrary amount list	the column he e value of a se	aded <i>Amo</i> cured clair	unt of secured in listed in a pr	oof of
	plan. If the amount as an unsecured cla	allowed claim that exc of a creditor's secure aim under Part 5 of th ols over any contrary	d claim is listed l is plan. Unless o	below as havin otherwise order	g no value, the cre red by the court, th	ditor's allowed	claim will I	be treated in it	s entirety
	The holder of any c of the debtor(s) or to	laim listed below as he estate(s) until the	naving value in the	ne column head	ded Amount of sec	ured claim will	retain the I	ien on the pro	perty interest
	(a) payment of the	e underlying debt dete	ermined under n	onbankruptcy l	aw, or				
	(b) discharge of the	ne underlying debt un	der 11 U.S.C. §	1328, at which	time the lien will te	erminate and be	released	by the credito	r,
	Name of creditor	Estimated amou of creditor's total claim		Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated to of monthly payments
	-	\$	-	\$	\$	\$	%	\$	\$
		\$		\$	\$	\$	%	\$	\$
	Insert additional cla								
.3 Se	ecured claims exclude	0.2 6.04.724.54.24	.06						
	neck one.	a iroiii 11 0.0.0. 9 3							
	None. If "None" is c	hecked, the rest of &	3.3 need not be	completed or r	reproduced				
	The claims listed be		0.0 11000 1101 00	completed of t	eproduced.				
	(1) incurred within §	910 days before the p	etition date and	secured by a p	ourchase money se	curity interest i	n a motor	vehicle acquire	ed for the
		year of the petition of	tata and nanura	d his a misabaa			0	Sur e	
	These claims will be directly by the debtor filing deadline under	paid in full under the r(s), as specified belo Bankruptcy Rule 300	plan with interes w. Unless other 2(c) controls over	st at the rate sta wise ordered be er any contrary	ated below. These by the court, the cla amount listed belo	payments will t im amount stat ow. In the abse	ed on a pr	ed either by the oof of claim fil ontrary timely	ed before the filed proof of
	ciaim, the amounts s	tated below are conti	rolling. The final	column include	es only payments d	isbursed by the	trustee ra	ther than by th	ne debtor(s).
	Name of creditor		Collateral		Amount of claim	rate	Monthly pl payment		ted total nts by trustee
	Wells Fargo De	ealer Services	2014 Jee	p Wrangler	29,289.00	6.94 %	\$_499.94	_{\$} 29,	996.40
							Disbursed Trustee Debtor	e	
	-		>		\$		\$ Disbursed		
							☐ Trustee		

Insert additional claims as needed.

James R.	Wiggins	Case number	
4 Lien avoidance.			19-123
Check one.			
	t of § 3.4 need not be completed or repro		
	ll be effective only if the applicable bo		
debtor(s) would have been entitled securing a claim listed below will be amount of the judicial lien or securit amount, if any, of the judicial lien or	nonpurchase money security interests a under 11 U.S.C. § 522(b). Unless otherwise avoided to the extent that it impairs such y interest that is avoided will be treated a security interest that is not avoided will (d). If more than one lien is to be avoided.	vise ordered by the court, a h exemptions upon entry of as an unsecured claim in Pa be paid in full as a secured	judicial lien or security interest the order confirming the plan. The art 5 to the extent allowed. The claim under the plan. See 11 U.S.0
Information regarding judicial lien or security interest	Calculation of lien avoidance		Treatment of remaining secured claim
Name of creditor	a. Amount of lien	\$	Amount of secured claim after avoidance (line a minus line f)
	b. Amount of all other liens	\$	\$
Collateral	c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
	d. Total of adding lines a, b, and c	\$	%
Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor(s)' interest in property	- \$	Monthly payment on secured claim \$
	f. Subtract line e from line d.	\$	Estimated total payments on secured claim
	Extent of exemption impairment		
	(Check applicable box): Line f is equal to or greater than	line a.	
	The entire lien is avoided. (Do not	complete the next column.)	
	Line f is less than line a.		
	A portion of the lien is avoided. (Co	omplete the next column.)	
Insert additional claims as needed.			
Surrender of collateral.			
Surrender of collateral.			
Check one. None If "None" is checked the rest	of § 3.5 need not be completed or repro	duand	
The debtor(s) elect to surrender to e	each creditor listed below the collateral that y under 11 U.S.C. § 362(a) be terminate	nat secures the creditor's cla	aim. The debtor(s) request that
be terminated in all respects. Any a	allowed unsecured claim resulting from the	ne disposition of the collater	al will be treated in Part 5 below.
		Collateral	
Name of creditor Ally Fiancial			

Official Form 113 Chapter 13 Plan Page 4

4.2 Trus duri 4.3 Atto The 4.4 Pric Che 4.5 Dor	neral stee's fees are street fees stee's fees are street fees are fees are fees are fees are fees are fees are fees fees are fees fees are fees fees fees fees fees fees fees fe	re governed by statute a erm, they are estimated the fees owed to the attoother than attorney's follone" is checked, the resulting the total arms.	tims, including domestic support obligation	e \$ 2,200.00
4.2 Trus duri 4.3 Atto The 4.4 Pric Che 4.5 Dor	stee's fees are treatment of the stee's fees are ustee's fees are ing the plan to the stee of the stee	re governed by statute a erm, they are estimated the fees owed to the attoother than attorney's follone" is checked, the resulting the total arms.	and may change during the course of the to total \$\frac{5.984.78}{2.984.78}. The principle of the debtor(s) is estimated to be seen and those treated in § 4.5. Set of \$\frac{4.4}{2.4} need not be completed or rep.	e case but are estimated to be $\frac{5.5}{}$ % of plan payments; and $\frac{5.5}{}$ % of plan payments; and $\frac{5.5}{}$ % of plan payments; and $\frac{5.5}{}$
4.2 Trus Trus duri 4.3 Atto The 4.4 Prio Che 4.5 Dor Che	istee's fees ustee's fees aring the plan to corney's fees to balance of the cority claims to eck one. None. If "A The debtor mestic suppleteck one.	re governed by statute a erm, they are estimated the fees owed to the attoother than attorney's follone" is checked, the resulting the total arms.	and may change during the course of the to total \$\frac{5.984.78}{2.984.78}. The principle of the debtor(s) is estimated to be seen and those treated in § 4.5. Set of \$\frac{4.4}{2.4} need not be completed or rep.	e case but are estimated to be $\frac{5.5}{}$ % of plan payments; and $\frac{5.5}{}$ % of plan payments; and $\frac{5.5}{}$ % of plan payments; and $\frac{5.5}{}$
4.3 Atto The 4.4 Price Che 4.5 Dor	ustee's fees aring the plan to corney's fees to balance of to cority claims eck one. None. If "No are the debtor mestic supple eck one.	erm, they are estimated the fees owed to the atto other than attorney's followe" is checked, the res	to total \$ 5.984.78 princy for the debtor(s) is estimated to be sees and those treated in § 4.5. st of § 4.4 need not be completed or rep.	e \$ 2,200.00
4.3 Atto The 4.4 Pric Che 4.5 Dor	ring the plan to corney's fees to balance of the cority claims eck one. None. If "A The debtor mestic suppleck one.	erm, they are estimated the fees owed to the atto other than attorney's followe" is checked, the res	to total \$ 5.984.78 princy for the debtor(s) is estimated to be sees and those treated in § 4.5. st of § 4.4 need not be completed or rep.	e \$ 2,200.00
4.4 Price Che 4.5 Dor	e balance of to control claims eck one. None. If "A The debtor mestic suppleck one.	other than attorney's for lone" is checked, the res (s) estimate the total arm	iees and those treated in § 4.5.	produced.
4.4 Price Che 4.5 Dor	ority claims eck one. None. If "A The debtor mestic suppleck one.	other than attorney's for lone" is checked, the res (s) estimate the total arm	iees and those treated in § 4.5.	produced.
4.5 Dor	eck one. None. If "N The debtor mestic suppleck one.	lone" is checked, the res	st of § 4.4 need not be completed or rep	
4.5 Dor	None. If "N The debtor mestic suppleck one.	(s) estimate the total am		
4.5 Dor	The debtor mestic suppleck one.	(s) estimate the total am		
4.5 Dor	mestic supp eck one.		nount of other priority claims to be	
Che	eck one.	ort obligations assigne		
	-34.54.25		ed or owed to a governmental unit an	nd paid less than full amount.
			st of § 4.5 need not be completed or rep	
	governme	ntal unit and will be paid	less than the full amount of the claim ur for a term of 60 months; see 11 U.S.C.	obligation that has been assigned to or is owed to a under 11 U.S.C. § 1322(a)(4). This plan provision § 1322(a)(4).
	Name of	creditor		Amount of claim to be paid
				ę
	Insort addi	Hawat alalma as a sa 3 d		\$
A TOTAL		tional claims as needed.		
Part 5:	Treatm	ent of Nonpriority U	Insecured Claims	
5.1 Nor	nnriority une	ecured claims not sep	arataly, along if in d	
				aid, pro rata. If more than one option is checked, the option
prov	viding the larg	jest payment will be effe	ective. Check all that apply.	ard, pro rata. If more than one option is checked, the option
Ū	The sum	of \$_70,633.06		
1	31	% of the total amount of	f these claims, an estimated payment of	f \$ 70,633.06
	☐ The funds	remaining after disburs	sements have been made to all other cre	editors provided for in this plan.
	If the estat	e of the debtor(s) were I	liquidated under chapter 7, nonpriority u	unsecured claims would be paid approximately \$ ty unsecured claims will be made in at least this amount.

ebtor	James	R.	Wiggins		Case number		
							19-1238
.2 N	laintenance of p	ayments and cure of	any default on nonpriority (unsecured claims	. Check one.		
	None. If "No	ne" is checked, the res	t of § 5.2 need not be comple	ted or reproduced			
	on which the debtor(s), as	last payment is due a specified below. The	tractual installment payments fter the final plan payment. Th claim for the arrearage amour ments disbursed by the truste	nese payments will nt will be paid in fu	be disbursed either by If as specified below ar	the trustee or o	directly by the
	Name of cr	reditor		Current insta payment	allment Amount of to be paid	1	Estimated total payments by trustee
				\$	\$		5
				Disbursed b Trustee Debtor(
				\$			\$
				Disbursed b Trustee Debtor(
	Insert addition	nal claims as needed.		- Debioi(2)		
.3 C	Other separately	classified nonpriority	unsecured claims. Check of	one.			
-	None, If "None	is checked, the rest o	f § 5.3 need not be completed	d or reproduced.			
. [The nonpriority	unsecured allowed cla	aims listed below are separate	ely classified and v	vill be treated as follow	S	
	Name of cr	editor	Basis for separate and treatment	e classification	Amount to be paid on the claim	Interest rate (if applicable)	Estimated total amount of payments
	-				\$	%	\$
					\$	%	S
	Insert addition	onal claims as needed.					-
art (6: Executor	y Contracts and U	nexpired Leases				
.1 T	he executory co	ntracts and unexpired	d leases listed below are as	sumed and will b	e treated as specifie	d. All other exe	cutory contracts
			f § 6.1 need not be completed	d or reproduced			
			payments will be disbursed e		or directly by the date	orie) se enocie	ed below subject
	to any contrary	court order or rule. Ar ather than by the debto	rearage payments will be dist	oursed by the trust	ee. The final column i	ncludes only pay	yments disbursed

	R.	Wiggins		Case nur	nber	
Name of credito	or	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	9-1238 Estimated total payments by trustee
			\$	\$		\$
			Disbursed by:			
			☐ Trustee			
			Debtor(s)			
		-	\$	\$		\$
			Disbursed by:			
			☐ Trustee		-	
			□ Debtor(s)			
Insert additional of	contracts or le	ases as needed.				
art 7: Vesting of	Property of	the Estate				
.1 Property of the esta	ate will vest in	the debtor(s) upon				
Check the applicable		the desicite, apon				
plan confirmation						
entry of dischar	A 11					
other:						
	56.04					
	ard Plan Pro	visions				
Part 8: Nonstanda	ard Plan Pro					
art 8: Nonstanda	ard Plan Pro	rd Plan Provisions	completed or reproduc	and a		
Part 8: Nonstanda	ard Plan Pro		completed or reproduc	ed.		
Ant 8: Nonstanda	ard Plan Pro ist Nonstanda is checked, the	rd Plan Provisions rest of Part 8 need not be	set forth below A nons	tandard provision	n is a provision not otherwis	e included in the
None. If "None" in Inder Bankruptcy Rule 3.0 Official Form or deviating	ist Nonstanda is checked, the 015(c), nonsta from it. Nonst	rd Plan Provisions rest of Part 8 need not be ndard provisions must be s andard provisions set out	set forth below. A nons elsewhere in this plan a	tandard provision re ineffective.		e included in the
None. If "None" in Inder Bankruptcy Rule 3 Official Form or deviating The following plan prov	ist Nonstanda is checked, the 015(c), nonsta from it. Nonst	rd Plan Provisions rest of Part 8 need not be ndard provisions must be a andard provisions set out	set forth below. A nons elsewhere in this plan a a check in the box "In	tandard provision re ineffective.		e included in the
None. If "None" in Inder Bankruptcy Rule 3 Official Form or deviating	ist Nonstanda is checked, the 015(c), nonsta from it. Nonst	rd Plan Provisions rest of Part 8 need not be ndard provisions must be s andard provisions set out	set forth below. A nons elsewhere in this plan a a check in the box "In	tandard provision re ineffective.		e included in the
None. If "None" in Monday Inder Bankruptcy Rule 30 Official Form or deviating	ist Nonstanda is checked, the 015(c), nonsta from it. Nonst	rd Plan Provisions rest of Part 8 need not be ndard provisions must be a andard provisions set out	set forth below. A nons elsewhere in this plan a a check in the box "In	tandard provision re ineffective.		e included in the
Nonstanda 3.1 Check "None" or Li None. If "None" in Under Bankruptcy Rule 30 Official Form or deviating	ist Nonstanda is checked, the 015(c), nonsta from it. Nonst	rd Plan Provisions rest of Part 8 need not be ndard provisions must be a andard provisions set out	set forth below. A nons elsewhere in this plan a a check in the box "In	tandard provision re ineffective.		e included in the
None. If "None" in the following plan prov	ist Nonstanda is checked, the 015(c), nonsta from it. Nonst	rd Plan Provisions rest of Part 8 need not be ndard provisions must be a andard provisions set out	set forth below. A nons elsewhere in this plan a a check in the box "In	tandard provision re ineffective.		e included in the
None. If "None" in Inder Bankruptcy Rule 3 Official Form or deviating	ist Nonstanda is checked, the 015(c), nonsta from it. Nonst	rd Plan Provisions rest of Part 8 need not be ndard provisions must be a andard provisions set out	set forth below. A nons elsewhere in this plan a a check in the box "In	tandard provision re ineffective.		e included in the

	tance.
Debtor	James

R.

Wiggins

19-12387

Part 9:

Signature(s):

9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

x

Signature of Debtor

04/20/2019 Executed on

Executed on 04

Signature of Attorney for Debtor(s)

Date

04/20/2019

MM / DD / YYYY

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Official Form 113

Chapter 13 Plan

Page 8

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		_{\$} 0.00
b.	Modified secured claims (Part 3, Section 3.2 total)		_{\$} 0.00
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		s 29,996.40
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		_{\$} 0.00
e.	Fees and priority claims (Part 4 total)		s 8,184.74
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		_s 70,633.06
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		,0.00
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		s 0.00
j.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		,0.00
j.	Nonstandard payments (Part 8, total)	*	_{\$} 0.00
	Total of lines a through j		§ 108,814.20